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Attorneys for Plaintiff

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA GREAT FALLS DIVISION

RANCHERS-CATTLEMEN ACTION LEGAL FUND, UNITED STOCKGROWERS OF AMERICA, Plaintiff,

v.

SONNY PERDUE, IN HIS OFFICIAL CAPACITY AS SECRETARY OF AGRICULTURE, AND THE UNITED STATES DEPARTMENT OF AGRICULTURE,

Defendants,
MONTANA BEEF COUNCIL et al.
Intervenors.

Case No. CV-16-41-GF-BMM-JTJ

DECLARATION OF DAVID S. MURASKIN IN SUPPORT OF PLAINTIFF'S MOTION FOR ATTORNEY'S FEES & COSTS

- I, David S. Muraskin, hereby declare as follows:
- 1. I submit this declaration in support of Plaintiff's Motion for Attorney Fees and Costs. I am the Litigation Director of Public Justice's Food Project and lead counsel for the Plaintiff Ranchers-Cattlemen Action Legal Fund, United Stockgrowers of America ("R-CALF") in this matter. The matters set forth in this declaration are based on my personal knowledge and experience and my consideration of materials and information described below. For any matter that is not based on my direct personal knowledge, I am authorized to make these statements on behalf of Public Justice and I have developed personal knowledge of these facts by speaking with the organization's staff and reviewing its documents. If called to testify as to these matters, I could and would competently testify to what is set out in this declaration.
- 2. I am a senior attorney and the Food Project Litigation Director at Public Justice, a nonprofit organization with offices in Washington, D.C. and Oakland, California. I am the lead attorney for R-CALF in this matter and have over eleven years of experience and specialized experience in litigating First Amendment matters relevant to this case.
- 3. After this Court's March 27, 2019 decision, I directed Public Justice's Food Project associate attorney Kellan Smith to compile and review Plaintiff-attorneys' timesheets and draft a fee demand to send to Government-Defendants for

Plaintiff's fees and costs pursuant to the Equal Access to Justice Act. Under my supervision, Mr. Smith sent a letter to the Government's attorneys on May 29, 2020 outlining Plaintiff's position on fees and costs, including Plaintiff-counsel's timesheets and breakdown of costs. After some back and forth over email, the parties were unable to narrow any issues related to Plaintiff's fees and costs.

- 4. In preparation for this Motion for Attorney Fees and Costs, I directed Mr. Smith to continue to review and scrutinize the hours expended by Plaintiff's attorneys. Mr. Smith and I determined that R-CALF would only seek fees on time spent litigating the case from case development through the appeal of the Court's preliminary injunction, as this is what R-CALF was most clearly entitled to at this stage, thereby eliminating unnecessary disputes.
- 5. During this period, the following attorneys at Public Justice contributed to the case: myself, and four former legal fellows, *i.e.*, entry level attorneys (Dani Zylberg; Gabriel Hopkins; Kyra Taylor; and Lucas Rhodes).
- 6. In addition, we determined we would only seek Mr. Smith's time spent negotiating and litigating this fee issue, again to narrow the issues and ensure the reasonableness of our fee request.
- 7. It is Public Justice's policy that every attorney in the organization keep contemporaneous time records of all of their work, recording the time spent to the next one-tenth of the hour, along with a narrative of the activity. Some attorneys

employ software that allows them to start and stop a clock when they begin and end each task and then enter a narrative description. Other attorneys, like me, create contemporaneous written records or other electronic files allowing them to determine when they initiated and stopped a task and the nature of the work.

Because neither system readily allows attorneys to record work when they are onthe-go—such as phone calls on their cells phones, or responding to emails from a mobile device—it is typical that attorneys will write-off this time, making Public Justice's contemporaneous time records underinclusive of the time actually spent on a matter.

- 8. During this period, co-counsel on this case J. Dudley Butler and William A. Rossbach also contributed to the case. Both Mr. Butler and Mr. Rossbach supplied Public Justice their time records in preparation for this motion.
- 9. Ultimately, the attorney fees R-CALF seeks to recover is based on time these attorneys spent after the removal of hours made by myself and Mr. Smith in an effort to eliminate unnecessary disputes about the hours devoted to each task. We did so as follows:
 - a. We excluded time from all attorneys that we determined a private client would object to.

- b. We wrote off the time of support staff, including the work Public
 Justice Food Project paralegal Lisa Reed performed in compiling
 Plaintiff-counsel's time sheets and costs.
- c. We reconciled inconsistent time entries by using the lowest possible entry, including reducing to zero where appropriate, the time spent litigating the case from case development through the appeal of the preliminary injunction.
- d. We eliminated all time spent negotiating and litigating Plaintiff's fees and costs except for the time spent by Mr. Smith, despite the fact that I also contributed to the review of fees and costs and the briefing on this matter.
- 10. Attached as Exhibit A is a true and correct copy of the time entries of each attorney who worked on this case for Plaintiff after the removal of hours described above.
- 11. Exhibit A calculates the fees earned using the rates set by the Ninth Circuit for EAJA fees based on the year the work is performed (http://www.ca9.uscourts.gov/content/view.php?pk_id=0000000039). Thus, because R-CALF is seeking fees for work performed by its attorneys in the years 2015, 2016, 2017, 2018, and 2020, the rate used is set for the year each attorney performed that work by the Ninth Circuit at the following levels:

2020: \$206.77

2018: \$201.60

2017: \$196.79

2016: \$192.68

2015: \$190.28.

Also attached in Exhibit A is a true and correct copy of the costs Plaintiff 12. incurred from the relevant time period (i.e. from case development through litigating the preliminary injunction appeal) which are made up of travel costs, copying and printing costs, legal research costs, telephone costs, and court costs. On behalf of R-CALF, Public Justice incurred and seeks recovery for these out-ofpocket expenses. Public Justice's Accounting Department received and paid numbers of bills in this matter, identifying and tracking them with a unique case identification number, as it does in its regular course of business. Public Justice's Accounting Department also regularly tracks in-house costs that are associated with particular cases. Whenever attorneys print material, sign-in to Westlaw or PACER, or use teleconference lines that charge fees, they are required to enter a case's unique identification number. Public Justice's Accounting Department uses this to assign those costs to the case. It charges \$0.50/page for printing, and assigns the amounts reflected in our monthly billing statements from Westlaw, PACER, and the teleconference service to the appropriate case.

I declare under penalty of perjury that the foregoing is true and correct. Executed in Washington, D.C. on September 9, 2020.

/s/ David S. Muraskin David S. Muraskin

Exhibit A

Summary of Fees and Costs

Timekeeper	Fees
Butler	\$ 3,686.61
Muraskin	\$ 114,314.00
Rossbach	\$ 5,940.77
Smith	\$ 10,178.05

Hopkins	\$ 6,353.24
Rhodes	\$ 2,431.32
Taylor	\$ 1,079.00
Zylberg	\$ 1,445.10

Total Attorney's Fees \$ 145,428.08

Total Out of Pocket Costs \$ 5,344.17

Date	Attorney	Description	Rate	Hours	Va	lue
		Review & analyze Beef Checkoff				
11/24/2015	J. Dudley Butler	research	\$190.28	0.6	\$	114.17
		Review, analyze and edit Initial Draft				
3/17/2016	J. Dudley Butler	of Complaint	\$192.68	1.4	\$	269.75
		Review, analyze and edit Draft of				
3/18/2016	J. Dudley Butler	Complaint	\$192.68	0.4	\$	77.07
		Review & analyze States previous				
3/19/2016	J. Dudley Butler	Amicus Briefs in Johanns' Appeal	\$192.68	0.9	\$	173.41
		Review, analyze and edit Draft of				
3/23/2016	J. Dudley Butler	Complaint	\$192.68	1	\$	192.68
		Review, analyze and edit Draft of				
4/1/2016	J. Dudley Butler	Complaint	\$192.68	0.4	\$	77.07
		Review, analyze and edit Draft of				
4/5/2016	J. Dudley Butler	Complaint	\$192.68	0.6	\$	115.61
4/13/2016	J. Dudley Butler	Review, analyze and edit Complaint	\$192.68	0.9	\$	173.41
4/27/2016	J. Dudley Butler	Review, analyze and edit Complaint	\$192.68	0.2		38.54
		Review & analyze Defendant's MTD				
8/5/2016	J. Dudley Butler	and Brief	\$192.68	1.4	\$	269.75
		Review, analyze & edit Plaintiff's				
8/22/2016	J. Dudley Butler	Opposition to MTD	\$192.68	0.7	\$	134.88
		Review, analyze and edit Plaintiff's				
9/11/2016	J. Dudley Butler	Memorandum	\$192.68	0.2	\$	38.54
9/21/2016	J. Dudley Butler	Review Defendant's Pretrial	\$192.68	0.2	\$	38.54
		Review, analyze and edit Plaintiff's				
9/25/2016	J. Dudley Butler	Initial Disclosures	\$192.68	0.2	\$	38.54
		Review, analyze and edit Plaintiff's				
10/3/2016	J. Dudley Butler	Replies	\$192.68	0.8	\$	154.14
10/4/2016	J. Dudley Butler	Review & analyze portions of Beef	\$192.68	0.3	\$	57.80
		Review, analyze and edit Plaintiff's				
10/6/2016	J. Dudley Butler	Reply	\$192.68	0.6	\$	115.61
		Review & analyze Magistrates Initial				
12/12/2016	J. Dudley Butler	Findings	\$192.68	0.5	\$	96.34
		Review, analyze and edit Plaintiff's				
12/30/2016	J. Dudley Butler	Opposition Brief draft	\$192.68	1.1	\$	211.95
		Continued review and edits Plaintiff's	\$196.79			
1/4/2017	J. Dudley Butler	Opposition Brief		2.1	\$	413.26
7/17/2017	J. Dudley Butler	Review & analyze AMS Guidelines,	\$196.79	0.8	\$	157.43
		Review, analyze and edit Draft	\$196.79			
9/12/2017	J. Dudley Butler	Stipulation		0.1	\$	19.68
		Review, analyze and edit Draft	\$196.79			
10/3/2017	J. Dudley Butler	Appellees Brief		3	\$	590.37
		Review, analyze and edit Draft	\$196.79			
10/10/2017	J. Dudley Butler	Appellees Brief		0.6	\$	118.07

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Date	Attorney	Description	Rate	Hours	Value
Total Hours a	nd Fees			19.00	\$ 3,686.61

Date	Attorney	Description	Rate	Hours	Value	
8/24/2015	D. Muraskin	research beef checkoff (0.6)	\$190.28	0.60	\$	114.17
8/25/2015	D. Muraskin	Beef checkoff research (2)	\$190.28	2.00	\$	380.56
8/27/2015	D. Muraskin	Beef checkoff research (2.2)	\$190.28	2.20	\$	418.62
		research First Amendment issues				
9/2/2015	D. Muraskin	associated with checkoffs (0.7)	\$190.28	0.70	\$	133.20
9/17/2015	D. Muraskin	Checkoff, review and edit memo (6.8)	\$190.28	6.80		,293.90
		Checkoff: Draft, edit and research				
9/18/2015	D. Muraskin	memo on checkoffs (7.5)	\$190.28	7.50	\$ 1	,427.10
		Checkoff: Edit memo on checkoff case				•
9/22/2015	D. Muraskin	(4.4)	\$190.28	4.40	\$	837.23
9/29/2015	D. Muraskin	Research on checkoff challenge (1.7);	\$190.28	1.70	\$	323.48
		emails on checkoff case and research				
10/19/2015	D. Muraskin	related to the same (1.5).	\$190.28	1.50	\$	285.42
		call with Justin Marceau on checkoff				
10/27/2015	D. Muraskin	case (0.9)	\$190.28	0.90	\$	171.25
11/9/2015	D. Muraskin	research on checkooff case (1.5);	\$190.28	1.50	\$	285.42
		Draft checkoff cooperating attorney				
11/10/2015	D. Muraskin	agreement (1.6);	\$190.28	1.60	\$	304.45
		1 revise checkoff agreement; 0.7				
11/12/2015	D. Muraskin	research for checkoff claim splitting;	\$190.28	1.70	\$	323.48
11/20/2015	D. Muraskin	0.5 finalize checkoff agreement	\$190.28	0.50	\$	95.14
		2.8 checkoff research on government				
11/24/2015	D. Muraskin	speech law in various circuilts;	\$190.28	2.80	\$	532.78
12/21/2015	D. Muraskin	1 checkoff agreement revisions;	\$190.28	1.00	\$	190.28
12/23/2015	D. Muraskin	0.5 finalize checkoff agreement	\$190.28	0.50	\$	95.14
1/7/2016	D. Muraskin	1 checkoff call with client;	\$192.68	1.00	\$	192.68
1/19/2016	D. Muraskin	1.4 research for checkoff case;	\$192.68	1.40	\$	269.75
		Review documents for checkoff case				
1/29/2016	D. Muraskin	(0.3);	\$192.68	0.30	\$	57.80
		Draft checkoff complaint and related				
2/3/2016	D. Muraskin	research	\$192.68	5.20	\$ 1	,001.94
		Review documents on checkoff case				
2/17/2016	D. Muraskin	(2);	\$192.68	2.00	\$	385.36
2/22/2016	D. Muraskin	Draft checkoff complaint (4.7);	\$192.68	4.70	\$	905.60
2/23/2016	D. Muraskin	Research checkoff complaint (0.7);	\$192.68	0.70	\$	134.88
		Checkoff, call on complaint and draft				
2/24/2016	D. Muraskin	complaint (1.2)	\$192.68	1.20	\$	231.22
2/25/2016	D. Muraskin	Draft Checkoff complaint (2.5)	\$192.68	2.50	\$	481.70
2/26/2016	D. Muraskin	Draft checkoff complaint (5.1)	\$192.68	5.10	\$	982.67
		Research exhaustion and immunity				
2/29/2016	D. Muraskin	issues for checkoff case	\$192.68	6.50		,252.42
3/4/2016	D. Muraskin	work on checkoff complaint (1.5)	\$192.68	1.50	\$	289.02
3/7/2016	D. Muraskin	Draft checkoff complaint (2.4)	\$192.68	2.40	\$	462.43
3/8/2016	D. Muraskin	Draft checkoff complaint	\$192.68	7.50	\$ 1	,445.10
3/10/2016	D. Muraskin	Revise checkoff complaint	\$192.68	7.80	\$ 1	,502.90
3/14/2016	D. Muraskin	Revise checkoff complaint (2.2);;	\$192.68	2.20	\$	423.90

Date	Attorney	Description	Rate	Hours	Val	ne e
Date	1 xttor ney	Checkoff complaint revisions and	Natt	Hours	7 al	ut
3/16/2016	D. Muraskin	research (7.3)	\$192.68	7.30	\$	1 406 56
3/10/2016	D. Muraskin	Revise checkoff complaint (1.9);	\$192.68	1.90	\$	1,406.56 366.09
3/18/2016	D. Muraskin	Checkoff, revise complaint (1.8);	\$192.68	1.80	\$	346.82
		* * * * * * * * * * * * * * * * * * * *				
3/23/2016	D. Muraskin	Draft checkoff complaint (1.4)	\$192.68	1.40	\$	269.75
2/20/2016	D 14 11	Checkoff, prepare for and have call	Φ10 2 (0	1.00	_	246.02
3/29/2016	D. Muraskin	with R-CALF Board (1.8)	\$192.68	1.80	\$	346.82
3/30/2016	D. Muraskin	Checkoff, revise complaint (2.2);	\$192.68	2.20	\$	423.90
3/31/2016	D. Muraskin	Checkoff, cite check complaint	\$192.68	6.00	\$	1,156.08
4/1/2016	D. Muraskin	Revise complaint (2.6); call with local				
		counsel (0.5)	\$192.68	3.10	\$	597.31
4/5/2016	D. Muraskin	Draft complaint (2)	\$192.68	2.00	\$	385.36
4/6/2016	D. Muraskin	Calls and edits on complaint	\$192.68	1.50	\$	289.02
4/11/2016	D. Muraskin	Draft complaint (5.6)	\$192.68	5.60	\$	1,079.01
4/13/2016	D. Muraskin	Draft complaint	\$192.68	2.20	\$	423.90
4/19/2016	D. Muraskin	Draft complaint	\$192.68	1.70	\$	327.56
4/27/2016	D. Muraskin	Finalize complaint	\$192.68	5.80	\$	1,117.54
4/28/2016	D. Muraskin	Proof complaint	\$192.68	0.20	\$	38.54
4/29/2016	D. Muraskin	Finalize complaint and related	\$192.68	5.80	\$	1,117.54
5/2/2016	D. Muraskin	Get complaint filed (0.5);	\$192.68	0.50	\$	96.34
5/3/2016	D. Muraskin	Work on pro hac related filings	\$192.68	0.50	\$	96.34
6/30/2016	D. Muraskin	Follow-up on government extension	·			
		request	\$192.68	1.20	\$	231.22
7/1/2016	D. Muraskin	Research for potential preliminary	*		, ·	
		injunction pending finalization of				
		proposed rule	\$192.68	0.70	\$	134.88
7/13/2016	D. Muraskin	Emails regarding state of the case	\$192.68	0.80	\$	154.14
7/14/2016	D. Muraskin	Call with the United States regarding	ψ19 2. 00	0.00	Ι Ψ	15
,,,1,,2010	D. Ividiusiiii	its proposed rule, preparation for the				
		same and follow-up (2.3); further				
		follow-up with co-counsel (0.3)	\$192.68	2.60	\$	500.97
8/4/2016	D. Muraskin	Review Government's filing	\$192.68	1.00	\$	192.68
8/6/2016	D. Muraskin	Review government's checkoff filing	\$192.68	1.00	\$	192.68
8/8/2016	D. Muraskin	Work on Opposition to Defendants'	\$192.00	1.00	Ψ	192.00
0/0/2010	D. Mulaskili	motion to dismiss	\$192.68	8.00		1 5/1 //
8/9/2016	D. Muraskin		\$192.00	8.00	\$	1,541.44
8/9/2016	D. Muraskin	Draft Opposition to Defendants'	¢102.69	7.00	<u>م</u>	1 240 76
0/10/2016	D.M. 1:	Motion to Dismiss	\$192.68	7.00	\$	1,348.76
8/10/2016	D. Muraskin	Draft Opposition to Defendants'	Ф10 2 (О	6.50	_	1 050 40
0/11/2016	D 16 11	Motion to Dismiss	\$192.68	6.50	\$	1,252.42
8/11/2016	D. Muraskin	Work on Opposition to Defendants'	#102 60	1.50		200.02
		Motion to Dismiss ((1.5)	\$192.68	1.50	\$	289.02
8/12/2016	D. Muraskin	Work on Opposition to Government's		_		
		Motion	\$192.68	6.70	\$	1,290.96
8/13/2016	D. Muraskin	Work on Opposition to Defendants'				
		Motion to Dismiss	\$192.68	5.00	\$	963.40
8/14/2016	D. Muraskin	Work on Opposition to Defendants'				
		Motion to Dismiss	\$192.68	3.00	\$	578.04

Date	Attorney	Description	Rate	Hours	Val	lue
8/15/2016	D. Muraskin	research and draft MSJ and motion				
0/13/2010	D. Waraskiii	for PI (7)	\$192.68	7.00	\$	1,348.76
8/16/2016	D. Muraskin	Draft Motion for Summary Judgment,	\$13 2. 00	7.00	<u> </u>	1,0 10170
0/10/2010		or, in the alternative, a Preliminary				
		Injunction	\$192.68	3.60	\$	693.65
8/17/2016	D. Muraskin	Work on Motion for Summary	\$13 2. 00	2.00	<u> </u>	0,0,00
0/1//2010		Judgment or in the Alternative a				
		Preliminary Injunction	\$192.68	9.70	\$	1,869.00
8/18/2016	D. Muraskin	Work on Motion for Summary	+		1	-,007100
0 0 0 - 0		Judgment or in the Alternative a				
		Preliminary Injunction and related				
		documents to file	\$192.68	10.40	\$	2,003.87
8/20/2016	D. Muraskin	Cite check motion for summary	+ - / - / - / - / - / - / - / - / - / - 		1	_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		judgment or a preliminary injunction	\$192.68	1.30	\$	250.48
8/21/2016	D. Muraskin	Revise motion for summary judgment	+		1	
		or in the alternative a preliminary	\$192.68	5.00	\$	963.40
8/22/2016	D. Muraskin	Work on Motion for Summary	,		<u> </u>	
		Judgment or a PI and related	\$192.68	8.00	\$	1,541.44
8/23/2016	D. Muraskin	Finalize motion for summary	, , , , , ,		<u> </u>	,-
		judgment or in the alternative a				
		preliminary injunction and related	\$192.68	5.10	\$	982.67
8/24/2016	D. Muraskin	Help get Plaintiff's motion for	·		<u> </u>	
		summary judgment or a preliminary				
		injunction and related filings filed	\$192.68	5.50	\$	1,059.74
8/30/2016	D. Muraskin	Emails related to case	\$192.68	0.50	\$	96.34
9/7/2016	D. Muraskin	Emails and calls related to				
		Government's request to relay its				
		response to Plaintiff's Motion for				
		Summary Judgment or in the	\$192.68	1.80	\$	346.82
9/8/2016	D. Muraskin	Draft opposition to Government's				
		motion to extend time to respond to				
		Plaintiff's MSJ or PI	\$192.68	3.60	\$	693.65
9/9/2016	D. Muraskin	draft motion for a temporary				
		restraining order (7.9);	\$192.68	7.90	\$	1,522.17
9/10/2016	D. Muraskin	Draft TRO request (2.6)	\$192.68	2.60	\$	500.97
9/11/2016	D. Muraskin	Work on TRO request (2.4)	\$192.68	2.40	\$	462.43
9/12/2016	D. Muraskin	Finalize motion for TRO (4.2);	\$192.68	4.20	\$	809.26
9/13/2016	D. Muraskin	respond to Government on its motion				
		to delay R-CALF's TRO motion (0.5);				
		sdraft opposition to Government's				
		motion to delay TRO (2.9)	\$192.68	3.40	\$	655.11
9/14/2016	D. Muraskin	Finalize opposition to Government's				
		motion to delay TRO	\$192.68	3.80	\$	732.18
9/15/2016	D. Muraskin	Rule 26 meet and confer and follow-				
		up email to co-counsel summarizing				
		meeting (0.8)	\$192.68	0.80	\$	154.14
9/18/2016	D. Muraskin	Draft trial plan	\$192.68	0.30	\$	57.80

Date	Attorney	Description	Rate	Hours	Valu	ie
9/19/2016	D. Muraskin	Draft pretrial statement and revise trial				
		plan (1.9)	\$192.68	1.90	\$	366.09
9/20/2016	D. Muraskin	Work on pretrial/discovery documents	\$192.68	0.30	\$	57.80
9/21/2016	D. Muraskin	Review pretrial documents	\$192.68	1.40	\$	269.75
9/25/2016	D. Muraskin	Work on initial disclosures	\$192.68	0.30	\$	57.80
9/27/2016	D. Muraskin	Revise and review initial disclosures				
		and email related to the same.	\$192.68	0.30	\$	57.80
9/28/2016	D. Muraskin	Review Defendants' reply and				
		opposition	\$192.68	0.40	\$	77.07
9/29/2016	D. Muraskin	Research reply in support of MSJ and				
		PI (8.9); being to draft brief (0.8)	\$192.68	9.70	\$	1,869.00
9/30/2016	D. Muraskin	Work on reply in support of MSJ and				
		PI	\$192.68	9.50	\$	1,830.46
10/1/2016	D. Muraskin	Work on reply in support of MSJ and				
		PI	\$192.68	1.50	\$	289.02
10/2/2016	D. Muraskin	Work on reply in support of MSJ and				
		PI	\$192.68	1.20	\$	231.22
10/3/2016	D. Muraskin	Work on reply in support of MSJ, PI	\$192.68	7.20	\$	1,387.30
10/6/2016	D. Muraskin	Work on reply in support of MSJ and				
		PI	\$192.68	3.90	\$	751.45
10/8/2016	D. Muraskin	Work on reply in support of MSJ and				
		PI	\$192.68	1.60	\$	308.29
10/11/2016	D. Muraskin	Finalize reply in support of MSJ and				
		related materials	\$192.68	0.70	\$	134.88
10/12/2016	D. Muraskin	Finalize reply in support of MSJ and				
		related materials and file	\$192.68	1.80	\$	346.82
10/15/2016	D. Muraskin	Emails to co-counsel, client and firm				
		regarding argument moot for MTD,				
		TRO, SJ	\$192.68	0.30	\$	57.80
10/17/2016	D. Muraskin	Argument preparation, review cases				
		and filings (3)	\$192.68	3.00	\$	578.04
10/18/2016	D. Muraskin	Cal with co-counsel on argument				
		(1.2); preparation for that call (0.6);				
		additional argument preparation (0.5)	\$192.68		\$	443.16
10/19/2016	D. Muraskin	Argument preparation	\$192.68	6.40	\$	1,233.15
10/21/2016	D. Muraskin	Prepare for moot and follow-up	\$192.68	4.60	\$	886.33
10/24/2016	D. Muraskin	Prepare for argument on motions to				
		dismiss, summary judgment, TRO,				
		etc. (5.4); travel to argument (9.8)	\$192.68	15.20	\$	2,928.74
10/25/2016	D. Muraskin	Prepare for argument on motion to				
		dismiss, summary judgment TRO etc				
		(2.3); argument (1); travel back from				
		argument (1.4)	\$192.68	4.70	\$	905.60
10/26/2016	D. Muraskin	Travel back from argument on				
		defendants' motion to dismiss,	440	2	_	4 564 15
		summary judgment, TRO	\$192.68	9.00	\$	1,734.12

Date	Attorney	Description	Rate	Hours	Val	lue
12/19/2016	D. Muraskin	Call with the United States on status				
		of case and potential objections and				
		follow-up email to client	\$192.68	0.60	\$	115.61
12/24/2016	D. Muraskin	Review Government's Objections to	•			
		Magistrate Judge's ruiling	\$192.68	1.00	\$	192.68
12/26/2016	D. Muraskin	Begin working on Opposition to	•			
		Objections to Magistrate Judge's	\$192.68	1.90	\$	366.09
12/27/2016	D. Muraskin	Work on Opposition to Objections to				
		Magistrate Judge's ruling	\$192.68	8.80	\$	1,695.58
12/28/2016	D. Muraskin	Work on Opposition to Objections to			<u> </u>	,
		Magistrate Judge's ruling	\$192.68	8.80	\$	1,695.58
12/29/2016	D. Muraskin	Work on Opposition to Objections to			<u> </u>	,
		Magistrate Judge's ruling	\$192.68	8.30	\$	1,599.24
12/30/2016	D. Muraskin	Finalize first draft of opposition to			, ·	,
		objections to Magistrate Judge's				
		ruiling for circulating to co-counsel	\$192.68	3.00	\$	578.04
1/3/2017	D. Muraskin	Edit opposition to Government's	\$196.79		1	
		objections	4-22 01113	6.90	\$	1,357.85
1/4/2017	D. Muraskin	Work on Opposition to Government's	\$196.79		Ť	,
		objections to magistrate judge's ruling	4-22 01113	1.90	\$	373.90
1/5/2017	D. Muraskin	Work on Opposition to Government's	\$196.79		1	
		Objections to Magistrate Judge's	4-22 01113			
		Opinion		4.90	\$	964.27
1/6/2017	D. Muraskin	Emails to co counsel related to filing	\$196.79		1	
1, 0, 201,		of Opposition to Objections	\$17017	0.20	\$	39.36
6/19/2017	D. Muraskin	Review recent Supreme Court	\$196.79		Ť	
		decision for potential 28(j) letter	4-22 01113	0.50	\$	98.40
6/21/2017	D. Muraskin	Review checkoff decision	\$196.79	1.30	\$	255.83
7/7/2017	D. Muraskin	Call with DOJ on instituting PI and	\$196.79		<u> </u>	
		potential appeal and email follow-ups		1.30	\$	255.83
7/13/2017	D. Muraskin	Call related to case and follow-up	\$196.79	0.90	\$	177.11
8/23/2017	D. Muraskin	administrative matters in case	\$196.79	0.50	\$	98.40
8/29/2017	D. Muraskin	Enter appearance on appeal (0.3); draft	\$196.79			
		stipulation for stay in the district court				
		(1.8)		2.10	\$	413.26
9/12/2017	D. Muraskin	Edit stipulation to stay discovery	\$196.79	1.10	\$	216.47
9/13/2017	D. Muraskin	Research related to Opposition to	\$196.79			
		appeal of preliminary injunction		5.20	\$	1,023.31
9/15/2017	D. Muraskin	Review Government's appeal of	\$196.79			· · · · · · · · · · · · · · · · · · ·
		preliminary injunction		0.50	\$	98.40
9/18/2017	D. Muraskin	Draft opposition to government's	\$196.79			
		appeal of preliminary injunction		7.20	\$	1,416.89
9/19/2017	D. Muraskin	Work on 9th Cir. opposition brief	\$196.79			
		concerning preliminary injunction		6.10	\$	1,200.42
9/20/2017	D. Muraskin	Work on Opposition brief to 9th Cir.	\$196.79			
		regarding appeal of the preliminary				
		injunction		2.40	\$	472.30

Date	Attorney	Description	Rate	Hours	Val	lue
9/21/2017	D. Muraskin	Draft Opposition brief to 9th Cir.	\$196.79			
3,21,201,	2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	concerning preliminary injunction	\$17017	6.80	\$	1,338.17
9/22/2017	D. Muraskin	Draft 9th Cir. Opposition brief	\$196.79	0.00	Ψ	1,00017
J, 22, 201 ,	D. Warasian	concerning appeal of preliminary	Ψ150.75			
		injunction		5.30	\$	1,042.99
9/24/2017	D. Muraskin	Edit draft 9th Cir. opposition brief	\$196.79	2.30	Ψ	1,0 12.55
7/24/2017	D. Wuraskiii	concerning the preliminary injunction	Ψ170.77	4.70	\$	924.91
9/25/2017	D. Muraskin	Edit draft 9th Cir. Opposition brief	\$196.79	7.70	Ψ	724.71
9/23/2017	D. Williaskiii	**	\$190.79	7.80	\$	1 534 06
9/26/2017	D. Muraskin	concerning preliminary injunction	\$196.79	7.80	Ф	1,534.96
9/26/2017	D. Muraskin	Edit 9th Cir. Opposition regarding	\$190.79	7.70	.	1 515 20
0/20/2017	D.M. 11	preliminary injunction	Φ106.70	7.70	\$	1,515.28
9/30/2017	D. Muraskin	Edith 9th Cir. Opposition brief on	\$196.79	4.10	_	00604
10/2/2017	D 16 11	preliminary injunction	#106 50	4.10	\$	806.84
10/2/2017	D. Muraskin	Edit 9th Cir. opposition brief on	\$196.79			0.67.00
		preliminary injunction		4.40	\$	865.88
10/4/2017	D. Muraskin	Edit Opposition to 9th Cir. appeal of	\$196.79		١.	
		preliminary injunction		2.40	\$	472.30
10/5/2017	D. Muraskin	Prepare supplemental appendix for 9th	\$196.79			
		Cir. appeal (0.5); Edit 9th Cir.				
		Opposition brief regarding preliminary				
		injunction (1)		1.50	\$	295.19
10/6/2017	D. Muraskin	Edit 9th Cir. Opposition brief on	\$196.79			
		preliminary injunction		3.70	\$	728.12
10/8/2017	D. Muraskin	Edit 9th Cir. Opposition brief on	\$196.79			
		preliminary injunction		3.50	\$	688.77
10/9/2017	D. Muraskin	Edit 9th Cir. Opposition brief on	\$196.79			
		preliminary injunction		4.60	\$	905.23
10/10/2017	D. Muraskin	Edit 9th Cir. Opposition brief on	\$196.79			
		preliminary injunction (1.8); format				
		that brief (1.4)		3.20	\$	629.73
10/11/2017	D. Muraskin	Edit 9th Cir. Opposition Brief on	\$196.79		<u> </u>	
10/11/2017		preliminary injunction	\$17017	7.00	\$	1,377.53
10/12/2017	D. Muraskin	Edit 9th Cir. Opposition brief on	\$196.79	7.00	Ψ	1,3 / / .5 3
10/12/2017	D. Waraskiii	preliminary injunction	Ψ190.79	6.40	\$	1,259.46
10/13/2017	D. Muraskin	Finish 9th Cir. Opposition brief (5.2);	\$196.79	0.10	Ψ	1,237.10
10/13/2017	D. Waraskin	emails related to the same (0.3)	Ψ170.77	5.50	\$	1,082.35
11/2/2017	D. Muraskin	Review Gov. Reply brief to the 9th	\$196.79	0.60	\$	118.07
11/3/2017	D. Muraskin	Emails to client and co-counsel on	\$196.79	0.00	Ψ	110.07
11/3/2017	D. Williaskiii	Government's reply to 9th Cir.	\$190.79	0.20	\$	39.36
12/11/2017	D. Muraskin	Draft Supplemental Authority letter to	\$196.79	0.20	Ψ	39.30
12/11/2017	D. Mulaskili	9th Cir.	\$190.79	4.70	•	024.01
12/15/2017	D Managalain		¢106.70	4.70	\$	924.91
12/15/2017	D. Muraskin	Finalize supplemental authority	\$196.79	0.30		59.04
2/1/2018	D. Muraskin	Prep for 9th Cir. argument	\$201.60	1.20	\$	241.92
2/3/2018	D. Muraskin	Prep for 9th Cir. argument	\$201.60	3.50	\$	705.60
2/5/2018	D. Muraskin	Review checkoff cases for 9th cir.	\$201.60	4 00		202.0:
2/5/20:5		argument		1.90	\$	383.04
2/6/2018	D. Muraskin	Prepare for 9th Cir. argument	\$201.60	2.00	\$	403.20

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Date	Attorney	Description	Rate	Hours	Value
2/15/2018	D. Muraskin	Work on Rule 28(j) letter	\$201.60	2.20	\$ 443.52
2/16/2018	D. Muraskin	Edit Rule 28(j) letter	\$201.60	1.80	\$ 362.88
2/21/2018	D. Muraskin	Finalize Rule 28(j) letter	\$201.60	0.80	\$ 161.28
2/24/2018	D. Muraskin	Prepare for 9th Cir. argument	\$201.60	2.00	\$ 403.20
2/25/2018	D. Muraskin	Prepare for 9th Cir. argument	\$201.60	2.00	\$ 403.20
2/26/2018	D. Muraskin	Emails on case (0.5); argument prep	\$201.60		
		(0.9); research for argument (1.5)		2.90	\$ 584.64
2/27/2018	D. Muraskin	9th Cir. argument prep	\$201.60	3.50	\$ 705.60
2/28/2018	D. Muraskin	9th Cir. argument prep	\$201.60	3.00	\$ 604.80
3/1/2018	D. Muraskin	9th Cir. argument prep	\$201.60	4.00	\$ 806.40
3/2/2018	D. Muraskin	9th Cir. argument prep	\$201.60	9.00	\$ 1,814.40
3/4/2018	D. Muraskin	Prepare for 9th Cir. argument	\$201.60	4.50	\$ 907.20
3/5/2018	D. Muraskin	Travel to and prepare for 9th Cir.	\$201.60		
		argument		9.50	\$ 1,915.20
3/6/2018	D. Muraskin	9th Cir. argument prep, argument and	\$201.60		
		follow-up		6.00	\$ 1,209.60
3/7/2018	D. Muraskin	Travel back from 9th Cir. argument	\$201.60	8.00	\$ 1,612.80

Total Hours and Fees 587.90 \$ 114,314.00

Doto	Attowns	Description		Data	Hours	T 7.	luo
Date	Attorney	Description		Rate	Hours	va	iue
2/10/2016	W. D. 1 1	Initial emails and conference	Φ.	100 60	0.50	Φ.	0624
3/10/2016	W. Rossbach	regarding new case with David	\$	192.68	0.50	\$	96.34
2/22/2016		Emails regarding complaint and	_	100 60		Φ.	0604
	W. Rossbach	Montana Court issues	\$	192.68	0.50		96.34
3/24/2016	W. Rossbach	Review complaint and comments	\$	192.68	0.70	\$	134.88
4/7/2016	W D 1 1	Review and comment on complaint,	Ф	102 (0	1.00	Ф	246.02
4/5/2016	W. Rossbach	suggested edits	\$	192.68	1.80	\$	346.82
4/6/2016	W D 1 1	Review and comment regarding	Ф	102 (0	0.60	Ф	117.61
4/6/2016	W. Rossbach	emails about case and retainer	\$	192.68	0.60	\$	115.61
		Review correspondence and					
4/11/2016	W D11-	memorandum, complaint and consult with counsel	d.	102 (0	0.40	¢.	77.07
	W. Rossbach W. Rossbach		\$ \$	192.68 192.68	0.40	<u>\$</u>	77.07
		Review and edit complaint				\$ \$	
	W. Rossbach W. Rossbach	Review correspondence and comment Review emails and respond	\$ \$	192.68 192.68	0.20	\$ \$	38.54
	W. Rossbach		\$	192.68	0.10	<u>\$</u>	19.27
6/20/2016	w. Rossbach	Review emails and respond Confer with counsel regarding strategy	Ф	192.08	0.10	Þ	19.27
6/20/2016	W. Rossbach	and extension issues	\$	192.68	0.30	\$	57.80
	W. Rossbach	Review emails and respond	\$	192.68	0.30	\$ \$	19.27
	W. Rossbach	Review correspondence and respond	\$	192.68	0.10	\$	19.27
8/2/2010	W. KOSSUACII	Review and comment on	Ф	192.00	0.10	φ	19.47
		correspondence regarding summary					
8/8/2016	W. Rossbach	judgment	\$	192.68	0.20	\$	38.54
0/0/2010	W. Rossoach	Review, comment and edit brief and	Ψ	172.00	0.20	Ψ	30.34
8/24/2016	W. Rossbach	prepare to file	\$	192.68	1.40	\$	269.75
0/2 1/2010	W. Rossouch	Review and edit TRO and proposed	Ψ	172.00	1.10	Ψ	207.73
9/12/2016	W. Rossbach	drafts	\$	192.68	2.30	\$	443.16
	W. Rossbach	Correspondence regarding scheduling	\$	192.68	0.20	\$	38.54
3/15/2010	· · · · · · · · · · · · · · · · · · ·	Review, comments and editing on	Ψ	1,2.00	0.20	Ψ	20.21
9/14/2016	W. Rossbach	documents	\$	192.68	1.20	\$	231.22
		Review proposed trial plan and other	•			_	-
9/19/2016	W. Rossbach	documents, including pretrial	\$	192.68	0.60	\$	115.61
	W. Rossbach	Editing trial plan, etc.	\$	192.68	0.80	\$	154.14
		Commenting and editing stipulated					
9/21/2016	W. Rossbach	facts, etc.	\$	192.68	1.00	\$	192.68
		Review and comment on final					
9/28/2016	W. Rossbach	documents	\$	192.68	0.80	\$	154.14
		Review all MSJ documents, editing					
10/11/2016	W. Rossbach	and comments	\$	192.68	1.60	\$	308.29
		Review and comment on brief and					
10/11/2016	W. Rossbach	other documents	\$	192.68	0.60	\$	115.61
		Conference regarding oral argument					
10/25/2016	W. Rossbach	strategies	\$	192.68	0.50	\$	96.34
		Travel to and attendance at oral					
10/26/2016	W. Rossbach	argument and post argument	\$	192.68	7.00	\$	1,348.76

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Date	Attorney	Description	Rate	Hours	Value
		Review decision of magistrate judge			
		and confer with counseling regarding			
12/13/2016	W. Rossbach	next steps	\$ 192.68	0.80	\$ 154.14
2/21/2017	W. Rossbach	Correspondence regarding case status	\$ 196.79	0.30	\$ 59.04
		Review and comment on question of			
6/19/2017	W. Rossbach	additional authority	\$ 196.79	0.30	\$ 59.04
6/20/2017	W. Rossbach	Comment on additional authority	\$ 196.79	0.20	\$ 39.30
		Correspondence and comment			
6/20/2017	W. Rossbach	regarding case status	\$ 196.79	0.20	\$ 39.30
		Review Court decision and comment			
		and confer with counsel regarding			
6/21/2017	W. Rossbach	next steps	\$ 196.79	0.60	\$ 118.0
6/29/2017	W. Rossbach	Review and comment on case strategy	\$ 196.79	0.20	\$ 39.30
		Review proposed response and			
7/25/2017	W. Rossbach	provide comments	\$ 196.79	0.30	\$ 59.04
		Correspondence and comments			
8/23/2017	W. Rossbach	regarding pleadings	\$ 196.79	0.30	\$ 59.04
9/12/2017	W. Rossbach	Review and comment on documents	\$ 196.79	0.20	\$ 39.30
10/8/2017	W. Rossbach	Review and edit draft brief	\$ 196.79	1.60	\$ 314.80
10/13/2017	W. Rossbach	Review and submission of brief	\$ 196.79	0.40	\$ 78.72
12/7/2017	W. Rossbach	Review Supreme Court decision	\$ 196.79	0.30	\$ 59.04
2/19/2018	W. Rossbach	Review of additional authority for	\$ 201.60	0.20	\$ 40.32
		Review 9th Circuit decision and			
4/9/2018	W. Rossbach	follow-up with counsel	\$ 201.60	0.40	\$ 80.6

Total Hours and Fees 31.20 \$ 5,940.77

Date	Attorney	Description	Rate	Hour	Va	lue
3/30/2020	K. Smith	EAJA Fees issues	\$206.77	2.20	\$	455.72
3/31/2020	K. Smith	fees research	\$206.77	4.87	\$	1,006.14
4/1/2020	K. Smith	prevailing party EAJA research	\$206.77	0.55	\$	114.34
4/1/2020	K. Smith	Drafting Fee demand letter.	\$206.77	1.18	\$	244.20
4/2/2020	K. Smith	drafting fee demand letter	\$206.77	0.56	\$	116.62
4/3/2020	K. Smith	Drafting fee demand letter.	\$206.77	5.02	\$	1,037.99
		finalizing language in fee demand.	4_33171		_	-,00,122
5/22/2020	K. Smith	Now only awaiting final hours &	\$206.77	0.47	\$	96.15
5/27/2020	K. Smith	finalized costs table	\$206.77	0.55	\$	113.10
		Finalizing and sending Fee Demand	*		Ť	
5/29/2020	K. Smith	and Tables.	\$206.77	1.50	\$	310.16
		Reviewing DOJs email RE fee	·			
		settlement discussions. Emails with				
6/29/2020	K. Smith	Dave and Neil	\$206.77	0.33	\$	68.85
		Conferring with Dave/Neil on				
6/30/2020	K. Smith	approach to interim fees, responding	\$206.77	1.25	\$	258.46
		comms with USDA regarding fees and	,			
		proposed briefing schedule (including				
		we intend to use COLA for our EAJA				
7/1/2020	K. Smith	motion)	\$206.77	0.46	\$	95.53
		emailing lisa etc to update fee & costs				
		tbles so I can move under EAJA as				
7/15/2020	K. Smith	USDA would not negotiate	\$206.77	0.16	\$	33.50
7/20/2020	K. Smith	researching and drafting motion for	\$206.77	0.07	\$	13.65
		researching drafting EAJA motion for				
7/26/2020	K. Smith	fees	\$206.77	2.44	\$	503.90
		researching drafting motion for fees				
7/27/2020	K. Smith	under EAJA	\$206.77	3.18	\$	657.12
		drafting motion for fees & costs under				
7/28/2020	K. Smith	EAJA	\$206.77	5.63	\$	1,163.29
		reviewing updated tables Lisa				
7/29/2020	K. Smith	produced to make into exhibit(s) for	\$206.77	0.25	\$	51.69
		revising EAJA motion purusant to				
8/6/2020	K. Smith	Dave's edits.	\$206.77	2.75	\$	568.62
		edited draft MOL ISO EAJA fees in				
8/11/2020	K. Smith	accordance with Dave's edits.	\$206.77	2.63	\$	542.77
		drafted cover motion, finished brief,				
		and first draft of declarations for				
8/12/2020	K. Smith	review by Bill/Dave.	\$206.77	3.68	\$	759.88
		reviewing Dave's edits to to fee				
8/19/2020	K. Smith	documents.	\$206.77	0.97	\$	201.39
8/20/2020	K. Smith	updating MOL pursuant to Dave's	\$206.77	1.68	\$	347.79
		finalizing mol supporting fees to send				
8/21/2020	K. Smith	to group.	\$206.77	0.57	\$	118.69
		finalized motion, brief, declarations,				
8/23/2020	K. Smith	and log for team's review.	\$206.77	1.25	\$	258.88

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Date	Attorney	Description	Rate	Hour	Val	ue
8/24/2020	K. Smith	final edits to MOL	\$206.77	2.36	\$	488.18
		Research into prevailing market rates				
8/25/2020	K. Smith	and updating MOL.	\$206.77	1.44	\$	297.13
		finalizing all documents for Dave's				
9/2/2020	K. Smith	final approval.	\$206.77	1.23	\$	254.33

Total Hours and Fees	49.22 \$ 10,178.05
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Date	Fellow	Description	Rate	Hours	\mathbf{V}_{0}	due		
4/13/2016	G. Hopkins	cite-checking complaint	\$192.68	2.00	\$	385.36		
	-	<u> </u>	\$192.08	2.00	Þ	383.30		
8/9/2016	G. Hopkins	Reviewing documents to prep	¢102.69	2.50	Φ.	401.70		
0/10/2016	C II 1:	Statement of undisputed facts.	\$192.68	2.50	\$	481.70		
8/10/2016	G. Hopkins	Drafting statement of undisputed facts	\$192.68	4.88	\$	939.89		
8/15/2016	G. Hopkins	Reading updated MSJ and comparing						
		to SUF draft.	\$192.68	1.00	\$	192.68		
8/17/2016	G. Hopkins	Working on SUF and opp to MTD and						
		MSJ	\$192.68	4.50	\$	867.06		
8/18/2016	G. Hopkins	Working on SUF and opp to MTD and						
		MSJ	\$192.68	4.60	\$	885.36		
8/22/2016	G. Hopkins	Working on Opp to MTD/MSJ and						
		SUF	\$192.68	5.50	\$	1,059.74		
8/23/2016	G. Hopkins	Working on Opp to MTD/MSJ and				-		
	1	SUF	\$192.68	4.00	\$	770.72		
8/24/2016	G. Hopkins	Working on Opp to MTD/MSJ and	, 2.00		Ť			
<u>_</u> 1, <u>_</u> 010	J. Hopkins	SUF	\$192.68	4.00	\$	770.72		
Total for G.	Honkins	501	Ψ192.00	1.00	Ψ	770.72	\$	6,353
Total for G.	поркшѕ						Φ	0,555
10/5/2017	I Dhan I	D	¢107.70		Ι			
10/5/201/	L. Rhoads	Reviewed Supplemental Excerpts of	\$196.79					
		Record for compliance with 9th circuit				0.7.4		
		rules		0.43	\$	85.21		
10/6/2017	L. Rhoads	Reviewed Supplemental Excerpts of	\$196.79					
		Record for compliance with 9th circuit						
		rules		0.73	\$	144.25		
10/10/2017	L. Rhoads	Proofread and bluebooked Reply Brief	\$196.79	1.47	\$	288.69		
10/11/2017	L. Rhoads	Cite-checked Dave's opposition brief	\$196.79	5.47	\$	1,075.85		
10/13/2017	L. Rhoads	Final check of Dave's reply brief	\$196.79	4.05	\$	797.00		
2/21/2018	L. Rhoads	Proofing Second 28(j) letter to inform	\$201.60					
		clerk of new DOJ policy memo	,	0.20	\$	40.32		
Total for L. l	Rhoads						\$	2,431
rotar for E. I	Miouds						Ψ.	2,731
1/5/2017	V Toylor	Line aditing raphy brief compiling	\$106.70		l		l	
1/3/201/	K. Taylor	Line editing reply brief, compiling	\$196.79	5 10	•	1 070 00		
T . 1 C TZ .	<u> </u>	Table of Authorities, final read		5.48	1	1,079.00		1 050
Total for K.	Taylor						\$	1,079
							I	
9/12/2016	D. Zylberberg	Proofreading Motion twice.	\$192.68	1.10	\$	211.95		
9/14/2016	D. Zylberberg	Proofreading TRO reply motion.	\$192.68	0.40	\$	77.07		
10/6/2016	D. Zylberberg	Citechecking reply to SJ and reply to						
		statement of fact.	\$192.68	1.10	\$	211.95		
10/7/2016	D. Zylberberg	Citechecking reply in support of						
		motion for SJ.	\$192.68	3.80	\$	732.18		
12/29/2016	D. Zylberberg	Research for David on 9th Circuit	‡=> 2. 00		+			
	2.2,10010019	cases on private agreements between						
		agency and private party.	\$192.68	0.80	\$	154.14		
12/20/2016	D 7x1lh onl	Research for David on 9th Circuit	\$192.08	0.00	1	134.14		
12/30/2016	D. Zylberberg	l l						
		cases on private agreements between agency and private party.	\$192.68	0.30	\$	57.80		

Total for D. Zylberberg

1,445.10

Date	Source Name	Memo	۸.	mount	
	Source Maine	_			CODY
07/31/2016	_	Record copier meter usage per reading	\$		COPY
08/31/2016		Record copier meter usage per reading	\$		COPY COPY
09/30/2016	_	Record copier meter usage per reading	\$		
10/31/2016	_	Record copier meter usage per reading	\$		COPY
11/30/2016	WGO	Record copier meter usage per reading	\$		COPY
12/30/2016	WCO	Record quarterly WCO copier reading	\$		COPY
12/31/2016		Record copier meter usage per reading	\$		COPY
07/31/2017		Record copier meter usage per reading	\$		COPY
08/31/2017	W.GO	Record copier meter usage per reading	\$		COPY
09/30/2017	WCO	Record quarterly WCO copier reading	\$		COPY
12/31/2017		Record copier meter usage per reading	\$		COPY
12/31/2017		Record quarterly WCO copier reading	\$	16.40	COPY
	Total Copy Costs				\$ 289.90
0.4/2.0/2.01.6	Tp. :114 1:	DIV.D. G. (G.) AG. 1G. 1'. A	ф	10.00	l a a t i b m
04/30/2016	David Muraskin	NY Bar - Certificate of Good Standing for case	\$		COURT
05/02/2016	Public Justice	Filing Fee for Complaint	\$		COURT
05/02/2016	Public Justice	Filing Fee for PHV (D.S. Muraskin)	\$		COURT
05/02/2016	John Butler	Filing Fee for PHV (J.D. Butler)	\$		COURT
01/31/2017	American Express	Sapp-PACER - October 1 - December 31, 2016	\$		COURT
08/31/2017	David Muraskin	Admission fees to 9th Circuit Court	\$	230.00	COURT
	Total Court Costs				\$ 1,159.40
<u> </u>	T	1			
05/01/2016	West Payment Center	Research for case 4/1-4/30/2016	\$		LEGAL
06/01/2016	West Payment Center	Research for case 5/1-5/31/2016	\$		LEGAL
07/31/2016	David Muraskin	Document purchase fee.	\$		LEGAL
07/31/2016	West Payment Center	Case Research Costs 7/1-7/31/16	\$		LEGAL
09/01/2016	West Payment Center	Research for case 8/1-8/31/2016	\$		LEGAL
10/01/2016	West Payment Center	Research for case 09/1-09/30/2016	\$		LEGAL
10/05/2016	Pacer Service Center	PACER research - July 1-September 30, 2016	\$		LEGAL
11/01/2016	West Payment Center	Case Research 10/1-10/2016	\$		LEGAL
11/01/2016	West Payment Center	Case Research 10/1-10/2016	\$		LEGAL
01/04/2017	West Payment Center	Research December 1-December 31, 2016	\$		LEGAL
02/01/2017	West Payment Center	Research case related January 1-January 2017	\$		LEGAL
04/05/2017	Pacer Service Center	PACER research for case January 1 - March 31, 2017	\$	0.70	LEGAL
06/30/2017	West Payment Center	Case Research June 1 - June 30, 2017	\$	62.49	LEGAL
07/06/2017	Pacer Service Center	Research - PACER April 1 - June 30, 2017	\$	3.00	LEGAL
08/31/2017	West Payment Center	Case Research 8/1-8/31/2017	\$	7.35	LEGAL
09/30/2017	Pacer Service Center	PACER Research July 1 - September 30, 2017	\$		LEGAL
09/30/2017	West Payment Center	Case Research September 1 - September 30, 2017	\$	148.19	LEGAL
10/31/2017	West Payment Center	Research for case materials 10/1-10/31/2017	\$	457.15	LEGAL
10/31/2017	West Payment Center	Research for case materials 10/1-10/31/2017	\$	11.27	LEGAL
12/31/2017	West Payment Center	Case Research 12/1-12/31/2017	\$	60.75	LEGAL
02/28/2018	West Payment Center	Case Research 2/1 - 2/28/2018	\$		LEGAL
	Total Legal Costs				\$ 2,213.42
07/31/2016	Premiere Global Services	Conference Calls - 7/1-7/31/2016	\$		PHONE
09/30/2016	Premiere Global Services	PGC September services.	\$		PHONE
10/31/2016	Premiere Global Services	conferencing October	\$	55.60	PHONE
	Total Phone costs				\$ 150.22
[T	T			
09/30/2016	David Muraskin	Delta Airlines (flight from BWI Airport to Helena,			
		Montana, 10/24 - 10/26, 2016)	\$	627.20	TRAVEL

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Date	Source Name	Memo	Amou	nt
01/31/2018	David Muraskin	Alaska Airlines RT Flight from DC to Portland, OR (\$ 386.	60 TRAVEL
02/28/2018	David Muraskin	A Little Burger - food re Checkoff oral argument	\$ 8.	45 TRAVEL
02/28/2018	David Muraskin	Gogo - inflight internet 30 min. pass re Checkoff		
		oral argument	\$ 11.	00 TRAVEL
02/28/2018	David Muraskin	Taxi from home to airport re Checkoff oral argument	\$ 22.	41 TRAVEL
02/28/2018	David Muraskin	Taxi from Portland airport to hotel re Checkoff oral a	\$ 24.	58 TRAVEL
02/28/2018	David Muraskin	Mark Spencer Hotel (3/4/18 - 3/6/18) re Checkoff		
		oral argument	\$ 293.	31 TRAVEL
02/28/2018	David Muraskin	Taxi from hotel to airport re Checkoff oral argument	\$ 25.	73 TRAVEL
02/28/2018	David Muraskin	Receipt - food re Checkoff oral argument	\$ 13.	00 TRAVEL
02/28/2018	David Muraskin	Upgrade to Alaska Airlines return flight Portland to		
		DC re Checkoff oral argument (missing receipt)	\$ 79.	00 TRAVEL
02/28/2018	David Muraskin	Gogo - inflight internet 30 min. pass re Checkoff		
		oral argument	\$ 39.	95 TRAVEL
	Total Travel Costs			\$ 1,531.23

Total Costs \$ 5,344.17